

SOFTWARE END USER LICENSE AGREEMENT

Use and possession of this software package is governed by the following terms:

1. DEFINITIONS – These definitions shall govern:

- A. "PEP" means PEP MODULAR COMPUTERS GmbH, Sudetenstr. 7, 87600 Kaufbeuren, the author and owner or sub license holder of the copyright on this computer program.
- B. "CUSTOMER" means the individual purchaser and the company CUSTOMER works for, if the company paid for this software.
- C. "COMPUTER" is the single computer on which you use this program. Multiple CPU systems may require supplementary licenses.
- D. "SOFTWARE" is the set of computer programs in this package, regardless of the form in which CUSTOMER may subsequently use it, and regardless of any modification which CUSTOMER may take to it.
- E. "LICENSE" means this Agreement and the rights and obligations which it creates under the Law of the Federal Republic of Germany.

2. LICENSE

PEP grants CUSTOMER the right to use this serialized copy of the SOFTWARE on a single COMPUTER at a single location so long as CUSTOMER complies with the terms of the LICENSE, and either destroys or returns the SOFTWARE when CUSTOMER no longer has this right. PEP shall have the right to terminate this license if CUSTOMER violates any of its provisions. CUSTOMER owns the diskette(s) purchased, but under the Copyright Law PEP continues to own the SOFTWARE recorded on it. CUSTOMER agrees to make no more than one (1) copy of the SOFTWARE for backup purposes and to place a label on the outside of each backup diskette showing the serial number, program name, version number and the PEP copyright and trademark notices in the same form as the original copy. CUSTOMER agrees to pay for licenses for additional user copies of the SOFTWARE if CUSTOMER intends to or does use it on more than one COMPUTER. If the computer on which CUSTOMER uses the SOFTWARE is a multi-user system, then the license covers all users on that single system, without further license payments, if the software was registered for that computer.

3. TRANSFER OR REPRODUCTION

CUSTOMER understands that unauthorized reproduction of copies of the SOFTWARE and/or unauthorized transfer of any copy may be a serious crime, as well as subjecting CUSTOMER to damages and attorney fees. CUSTOMER may not transfer any copy of the SOFTWARE to another person unless CUSTOMER transfers all copies, including the original, and advises PEP of the name and address of that person, who must sign a copy of the registration card, pay the then current transfer fee, and agree to the terms of this LICENSE in order to use the SOFTWARE. PEP will provide additional copies of the card and LICENSE upon request. PEP has the right to terminate the LICENSE, to trace serial numbers, and to take legal action if these conditions are violated.

4. ADAPTIONS AND MODIFICATIONS

CUSTOMER owns any adaptations or modifications which CUSTOMER may make to this SOFTWARE, but in the event the LICENSE is terminated CUSTOMER may not use any part of the SOFTWARE provided by PEP even if CUSTOMER has modified it. CUSTOMER agrees to take reasonable steps to protect our SOFTWARE from theft or use contrary to this LICENSE.

5. LIMITED WARRANTY

The only warranty PEP makes is that the diskette(s) on which the SOFTWARE is recorded will be replaced without charge, if PEP in good faith determines that it was defective and not subject to misuse, and if returned to PEP or the dealer from whom it was purchased, with a copy of your registration card, within ten days of purchase. PEP will do its best to notify CUSTOMER of any significant corrections or errors in the SOFTWARE which PEP discovers for one (1) year after CUSTOMER purchase, IF CUSTOMER HAS SENT IN THE REGISTRATION CARD. PEP reserves the right to change the specifications and operating characteristics of the SOFTWARE it produces, over a period of time.

6. PEP MAKES NO OTHER WARRANTIES. EITHER EXPRESSED OR IMPLIED, AND PEP SHALL NOT BE LIABLE FOR WARRANTIES OF FITNESS OF PURPOSE OR MERCHANTABILITY, NOR FOR INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES SUCH AS LOSS OF PROFITS OR INABILITY TO USE THE SOFTWARE. SOME STATES OR COUNTRIES MAY NOT ALLOW THIS DISCLAIMER SO THIS LANGUAGE MAY NOT APPLY TO CUSTOMER. IN SUCH CASE, OUR LIABILITY SHALL BE LIMITED TO REFUND OF THE PEP LIST PRICE. CUSTOMER MAY HAVE OTHER RIGHTS WHICH VARY WITH EACH STATE OR COUNTRY. CUSTOMER and PEP agree that this product is not intended as "Consumer Goods" under state or federal warranty laws.

7. MISCELLANEOUS

This is the only agreement between CUSTOMER and PEP and it cannot and shall not be modified by purchase orders, advertising or other representations of anyone, unless a written amendment has been signed by one of our company officers. When CUSTOMER opens the SOFTWARE package or uses the SOFTWARE, this act shall be considered as mutual agreement to the terms of this LICENSE. This LICENSE shall be governed by German law, except for copyright matters which are covered by Federal Laws, and is deemed to be entered into at Kaufbeuren, Germany, by both parties.

NOTICE TO USER – PLEASE READ THIS NOTICE CAREFULLY NOW!! DO NOT OPEN THIS PACKAGE UNTIL YOU HAVE READ THE LICENSING AGREEMENT.

Our software License Agreement is displayed on this package, so you can read it before opening it. If you open the package and use the materials, PEP will assume you have agreed to be bound by this standard agreement. If you do NOT accept the terms of this License, you must return the package UNOPENED to the Seller from whom you purchased it, who will refund your money. When you open the package, you need to sign and return the Registration Card in order to become a registered user, and thereafter to receive a number of substantial benefits, including support and notice of updated materials. PEP does not support unregistered users.



SAVE THIS LICENSE FOR FUTURE REFERENCE